Case 4:17-cv-00919-A Document 29 Filed 01/30/18 Page 1-of 1 PageID 562 U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION CQUENTIA SERIES, LLC, ET AL., CLERK, U.S. DIS Ş Plaintiffs, Ş Deputy Ş VS. S NO. 4:17-CV-919-A

<u>ORDER</u>

S

§ §

Š

Now pending is the joint motion of plaintiffs, Cquentia Series, LLC, and HTG Series, to remand. The court, having considered the motion, the response of defendants, Channel (H), Inc., and Robert Capelli, the reply, the record, and applicable authorities, finds that the motion should be held in abeyance to give defendants an opportunity to file a proper notice of removal.¹

The court ORDERS that defendants be, and are hereby, granted leave to file by February 6, 2018, an amended notice of removal establishing the jurisdiction of the court over this action.

SIGNED January 30, 2018.

CHANNEL (H), INC., ET AL.,

Defendants.

Digited States District Judge

¹The proposed amended notice of removal the subject of defendants' motion for leave to amend notice of removal is insufficient in that it does not state specifically the citizenship of each party to the lawsuit. For example, it only recites as to plaintiffs what they allege.